

This effort reflects collaboration between RD, BEAD, EFED, HED and PRD, and chemical teams for all 4 neonics from each division. The interdivisional team met regularly to discuss assessment progress, methods and make sure that the assessments addressed PRD's needs.

The assessments conducted by EFED and BEAD were highly refined.

## Outline

- Overview
- Risk Management Approach
- Bee Risks and Benefits
- Bee Risk Mitigation
- Other Ecological Risk Mitigation
- Human Health Mitigation
- Other Considerations
- Next Steps

\*\*Internal, Deliberative - Do Not Giv., Distribute, or Quote\*\*

## Overview

Nitroguanidine-substituted neonicotinoids (includes: imidacloprid, clothianidin, thiamethoxam, and dinotefuran) are:

- A class of systemic insecticides registered for foliar (ground and air), soil, seed, and tree injection applications to a wide variety of agricultural crops
- Non-agricultural uses include turf, ornamentals, flea treatment for pets, wood preservative, poultry house, and other residential and commercial indoor/outdoor uses
- Most poundage applied as seed treatment for corn and soybean

Clothianidin	1,500,000	Corn (seed treatment; 1,400,000)
Imidacloprid	1,120,000	Soybean (seed treatment, 430,000) Cotton, Potato, Wheat (all app. methods, 100,000 ea.)
Thiamethoxam	919,000	Corn (seed treatment; 300,000) Cotton (foliar, soil, seed; 160,000) Soybean (seed treatment; 300,000)
Dinotefuran	22,500	Cantaloupes (5,000) Rice (foliar: 4,000)

## Overview

#### **USEPA Regulatory history**

- · Registration review began in 2008 with imidacloprid, then others in 2011
- · Public concern over pollinator issues related to incidents and honey bee losses (2008)
- · Label revisions implemented "Bee Box", pollinator restrictions for Ag and non-Ag products required by letter (2013)
- Hold placed on new uses to outdoor pollinator attractive crops (2015)
- 12 thiamethoxam/clothianidin voluntary product cancellations as a result of an ESA lawsuit (March 2019)

#### **States**

- · States have passed legislation that address neonic issues
  - · MD, VT, and CT; restricted homeowner use
  - · OR banned use on certain trees
  - NJ required beekeeper notification
  - CDPR requires risk management plan by 2020
- · Many states have implemented state-wide pollinator protection plans (MP3s); AAPCO maintains inventory

#### International

- EU banned on all outdoor use (2018)
- Canada seed licensing requirements (2015); proposed cancellation of all outdoor uses for aquatic risk (2018); prohibited foliar and soil application for certain uses (e.g., pome fruit, stone fruit, tree nuts, cucurbits) for pollinator risk (2019)

\*\*Internal, Deliberative - Do Not Gire, Distribute, or Quote\*\* 4

Let's make sure our verbal intro to this slide hits hard on incidents and neonics in the media

Canada's seed licensing requirements: https://www.ontario.ca/page/neonicotinoid-regulations-seed-vendors

## Overall Risk Management Approach

#### **Risk Management Priorities**

- · Human Health Risks of Concern (residential and occupational)
- Ecological Risks of Concern
  - · Pollinators (bees) from multiple use sites
  - · Birds and Mammals from consuming treated seed
  - · Aquatic Invertebrates mainly from foliar application to multiple uses

#### **Early Stakeholder Engagement**

- · Goals
  - · To inform risk assessments and understanding of exposure to bees
  - · To better understand benefits of uses preliminarily identified with risks of concern
- Stakeholders: Federal and state partners (USDA, OPMP; SFIREG, AAPCO, and NASDA; IR-4; Growers; Registrants; Other Stakeholders (American Hort, NALP, NPMA)

\*\*internal, DelAscative - Do Not Girs, Distribute, or Quote\*\* S

In talking about risk management priorities, start out by letting the group know that these are the areas where the risk assessments indicated mitigation was needed, but that per our regs, we considered benefits extensively in our risk benefit calculus where appropriate, and this information is woven throughout our forthcoming discussion on mitigation

Discussed with registrants potential mitigation options

## Bee Risk Management Approach

Declines in general honey bee colonies are due to multiple factors, however through our risk assessment we have identified certain neonicotinoid uses where risk estimates indicate adverse effects to hives are expected.

<u>Goal:</u> To preserve the plant protection benefits of neonicotinoids, while implementing targeted risk reductions, particularly to honey bees which provide a benefit to agriculture through pollination services.

This can be achieved through: targeting specific uses with potentially lower benefits and higher risks, preserving current restrictions,
 Deliberative Process / Ex. 5
 reduce off-site drift and runoff, promote positive stewardship efforts through education and outreach

#### **Pollinator Protection Focus**

- · Focus on honey bees due to special economic benefits
  - 2017 USDA NASS Honey report estimates value of commercial pollination services at \$435 million (increasing)
  - 2017 USDA Honey Report estimates value of honey production at \$318 million (declining)
- Non-honey bees provide a significant contribution to pollination services
  - Some used for commercial pollination (bumble bees, leafcutter bees, blue orchard bees)
- · Other pollinators expected to benefit from mitigation (i.e., rate reductions, spray drift reduction)

We propose addressing risk by:

Targeting certain uses with potentially lower benefits and higher risks during the critical pre-bloom exposure period
Preserving the current voluntary restrictions for application at-bloom to reduce the (acute risk) immediate impacts of exposure

## **Deliberative Process / Ex. 5**

Reducing exposure off-site by reducing drift and runoff

Promoting voluntary stewardship efforts to encourage best practices, education, and outreach to applicators and beekeepers

		At-Plant/ Early Season	Pre-Bloom Benefit	At-Bloom Benefit	Post-Bloom Benefit	Important Actives
	Berries (indeterminate bloomers)	N/A	Uncertain	High		Imidacloprid and Thiamethoxam; some clothi and dino use (target different pests)
	Berries (discrete bloom period)	N/A	Uncertain	Low to None	High	
	Grape	N/A	High	High	High	Imidacloprid
Example of	Cucurbit	High	Medium	Low		
Potential	Fruiting Vegetables	High	High	High		Imidacloprid
Benefits	Stone Fruit	N/A	Low	Low to None	High	Imidacloprid and Thiamethoxam
by Application	Pome Fruit	N/A	Medium*	Medium*	High	Thiamethoxam and Imidaclopric (target different pests)
Timing Stage	Tree Nut	N/A	Low	Low	High	Imidacloprid
	Cotton	High	High	Medium		Imidacloprid and Thiamethoxam
	Citrus	N/A	High	High	High	Imidacloprid and Thiamethoxam
	Ornamentals	Uncertain	Uncertain	Uncertain	Uncertain	Imidacloprid and Dinotefuran
		ased on additional inf the benefits pre-bloom	through post-blooi		trawberry is an inde	ing PID preparation terminate bloomer and therefore there is no

Note that cucurbit and cotton are indeterminate bloom – not really a 'post-bloom' period. Also true of strawberry and some of the caneberries (denoted in table by the dots/different background).

Special Pest Issues generally defined as any pest that can potentially cause widespread and catastrophic reductions in yield or value of crops at harvest without full neonicotinoid (need for multiple neonics/multiple application methods) use (nationally or regionally).

Berries = SWD ex. blueberry maggot (crop rejection), whiteflies (disease vector)

Indeterminate bloomers include: strawberries, caneberries, potentially others within the group

Determinate bloomers (discrete bloom period) include: blueberries, cranberries, potentially others within the group Grape = Sharpshooter

Pome = invasive brown marmorated stink bug (BMSB) ex. Pear psylla and plum curculio (thiamethoxam targets; very important for the pre-bloom and bloom time use); imi used to control aphids (full season control; pre-bloom alt is chlorpyrifos)

Cotton = indeterminate bloom; plant/stink bugs are bloom pests, combinations of OPs + pyrethroids are likely alternatives Citrus = ACP (vectors HLB)

Ornamentals = emerald ash borer; white flies;

Example Sumi	mary of	Risk Co	onclus	ions f	or Fol	iar Ap	plicat	ions	
Stop Group or Crop		Indicatopad		Gothianidin		Hieratheen		Plantefurer	
Cotton									
Cucurbit Vegetables					100			erate.	
Citrus Fruits	Pre-	Post			Pre-				
Pome Fruits		Post	Pre		Pre				
Stone Fruits		Post			Pre-		Pre-		
Tree Nuts				Post	Pre-				
Tropical Fruits	Pre	Post-	Per		Pre-				
Berries/Small Fruits	Pre		Pre-		Pre-		Pre-		
Root/Tubers Vegetables*								Here is	
Fruiting Vegetables*							100		
Herbs/Spices									

The next few tables summarize the risk calls for agricultural crops. This table summarizes the risk conclusions for foliar applications. Red cells are risk, green cells are low risk, and gray cells are not registered. As with the low risk calls, for orchards and berries and small fruits, risk calls are distinguished for pre-bloom vs. post-bloom applications. Note that most of these calls were yellow in the preliminary assessments due to gaps in the residue database. Bridging really allowed us to make them all green or red. This table also identifies the strength of evidence for the risk call in black text. Cotton, cucurbits, pre-bloom orchard, pre-bloom berries and small fruits, and honey bee attractive fruiting vegetables are strongest evidence of risk for all chemicals.

## Risk Management Decision Example Crop: Cotton

#### Risk Assessment Review:

- · Risk: Foliar app. risk classified as strong evidence, soil app. risk (only applies to imidacloprid) as moderate evidence
  - Soil applications showed higher risk for lower percent organic matter soils (sandy soils)

#### Benefits Assessment Review:

- · Impacts: Identified significant benefits to cotton from neonicotinoid use
  - · High benefits at-bloom, post-bloom, and for special pest issues
  - · Indeterminant blooming for cotton makes crop stage restrictions challenging

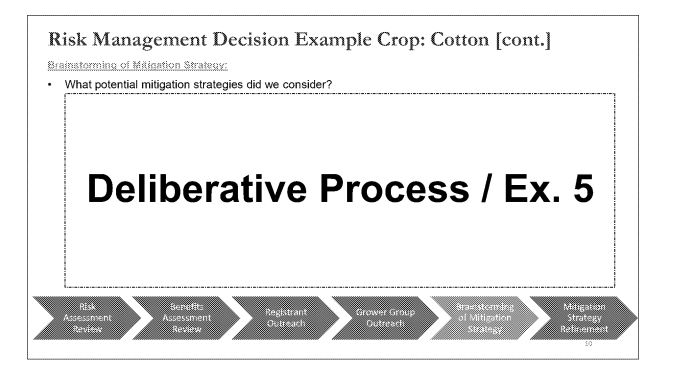
#### Registrant Outreach:

In initial discussion with registrants where EPA more noted risk exceedances and available benefits information, and
invited registrants to provide additional information or potential mitigation suggestions

#### Grower Group Outreach:

- EPA reached out to grower groups such as the National Cotton Council (NCC) to better inform the benefits assessment and refine a potential risk management approach
  - NCC provided feedback reiterating points from benefits assessments, that at-bloom usage is critical and expressed difficulty in providing specific crop stages for potential restrictions "pre-bloom" due to cotton's indeterminate blooming





Imidacloprid used as an example only, this analysis was done for all four neonics.

#### Risk Management Decision Example Crop: Cotton [cont.] BEAD Rate Analysis: Cotton Mitigation Strategy Refinement: Rate reduction was determined to be best path forward 0.350 (S) Reduction of maximum annual and maximum single application 0.500 rates only · reduces risk while retaining flexibility for growers 0.103 addresses neonic systemicity, reducing chronic exposure Although acute mitigation (e.g., bee box) was triggered for other 16% ≥ 0.210 crops, was not applicable to non-food crops such as cotton Rates: BEAD provided detailed rate information [see table with 0.151 Appropriate appropriate (Control Control Con imidacloprid as an example]. From this, PRD determined that a 25% reduction in the rate from 0.5 to 0.375 lbs a.i./A annually 13% ≥ 0.300 2% ≥ 0.400 would reduce the overall risk while minimally impacting growers Brancherring

Imidacloprid used as an example only, this analysis was done for all four neonics.

## Ecological Risk - Bees

#### Lines of evidence considered in making risk call

- · Based on crops that are attractive to bees
- · Based on agronomic practices (e.g., harvest time relative to bloom)
- · Comparison of residues to adverse effects level for hives (residues above NOAEC and LOAEC)
  - · Considered duration and frequency of exceedance
  - · Considered magnitude of exceedance
    - Ratio of max residue value to NOAEC/LOAEC
    - % of diet from the treated field needed to reach the NOAEC/LOAEC
  - · Considered usage and geographic scale/spatial distribution of exposure
- · Major Categories of Incidents
  - · Bee kills from dust-off from corn seeds treated with clothianidin
  - · Bee kills from ornamental tree applications
  - · Bee kills from drift of spray application to agricultural fields

\*\*internal, DelAscaire - Do Not Gir, Distribute, or Quote\*\* 12

Risks of concern result primarily from foliar applications and some soil applications Risks are estimated to extend >1,000 ft from the edge of the field (foliar spray)

## **Benefits Assessments**

· BEAD evaluated the impacts of multiple mitigation options depending on the risks being considered by use site (multiple assessments)

#### Methodology

- · BEAD identifies key pests and alternatives based on recent usage data and extension literature
- Impact of mitigation (restriction) is measured by increased cost/acre, reduced revenue/acre via yield and/or quality loss with use of alternatives

#### Conclusions

- · In general, neonics' advantages are:
  - · Fairly broad spectrum: control sap-sucking insects, many of which vector disease; Individual a.i.s control somewhat different pests
  - · Systemic and contact activity
    - · Systemic: residual control for an extended period of time
    - Contact: immediate control (stops-feeding activity) reduces disease vectoring
  - · Often comparatively inexpensive and effective
- · In general, alternatives include:
  - · organophosphates, pyrethroids, and carbamates; acetamiprid

\*\*Internal, Deliberative - Do Not Cite, Destribute, or Quota\*\*  $= 33\,$ 

## Risk Mitigation - Bees (agricultural use)

Highest Impact to Uses: Uses where neonicotinoids play a critical role in pest management to the extent that certain risk mitigation measures targeted at reducing pollinator exposure would have significant impacts on the use (i.e., alternatives exist though are substantially more expensive or existing alternatives pose potential increased risks to human health)

#### **Mitigation Measures**

- · Rate Reduction (annual) Cotton, Pome Fruit, Stone Fruit
  - · Rate reductions selected to have minimal impact on most applications goal is to limit flexibility for highest rates that are rarely used
  - Cotton is indeterminate blooming, increasing impact of bloom restriction
  - Also reduces risks to aquatic invertebrates
  - · Risk reductions extend off-field
- Pre-bloom Application Interval Pome Fruit, Stone Fruit, and Tree Nuts (thiamethoxam and dinotefuran only)
  - · Majority of benefit occurs post-bloom, other neonicotinoids already prohibit pre-bloom application
  - · Use crop stage to designate when applications may no longer occur (i.e., "Do not apply after swollen bud until petal fall")
- · No mitigation Citrus, Grapes
  - · Full use of neonicotinoids crucial to crops due to specific pest pressure (e.g., ACP, glassy-winged sharpshooter)

\*\*Internal, Deliberative - Do Not Cite, Destribute, or Quota\*\*  $= \frac{36}{2}$ 

Notes from BEAD

# **Deliberative Process / Ex. 5**

## Risk Mitigation – Bees (agricultural use)

Lower Impact on Uses: Uses where neonicotinoids are an important tool for certain pests or at certain time periods

#### Mitigation Measures

- Rate Reduction (annual) Berries (non-grape)
  - · Some berries are indeterminate blooming, increasing impact of bloom restriction
- · Pre-bloom Application Interval Fruiting Vegetables, Cucurbits, Tropical and Sub-Tropical Fruit
  - · Use crop stage to designate when applications may no longer occur ("Do not apply after appearance of flower
  - · For Tropical and Sub-Tropical Fruit, would only apply to highest usage crops (e.g., avocado, pomegranate)
    - · Note that benefits uncertain due to limited data; Agency will consider public comments on PID
- · No mitigation Root and Tuber, Herbs and Spices, Tropical and Sub-tropical fruits
  - Additional use characterization of acres grown and pollinator attractiveness limit extent of risks of concern

\*\*Internal, Deliberative - Do Not Cite, Dembute, or Quote\*\*  $\,=\,35\,$ 

BEAD Notes that	Deliberative Process / Ex. 5
Deliberative Process / Ex. 5	

## Risk Mitigation - Bees

#### **Mitigation Measures**

· For acute risk to bee (direct contact exposure during bloom)

#### **Current Mitigation Measures**

- · At-bloom application restrictions/statement
  - · Applies to all food crops that are pollinator attractive
  - · For non-ag crops: do not apply while bees are foraging/plants are flowering etc.
  - Prohibiting application during bloom expected to reduce both acute and chronic risk
- Bee hazard advisory language ("bee box")
  - · On all outdoor foliar/spray applications except for non-ag turf/lawns and perimeter sprays around structures.

#### **Proposed Mitigation Changes**

### **Deliberative Process / Ex. 5**

#### PROTECTION OF POLLINATORS



APPLICATION RESTRICTIONS EXIST FOR THIS

PRODUCT BECAUSE OF RISK TO BEES AND OTHER INSECT POLLINATORS. FOLLOW APPLICATION RESTRICTIONS FOUND IN THE DIRECTIONS FOR USE TO PROTECT

Look for the bee hazzard icon in the Directions for Use for each application site for specific use restrictions and instructions to protect bees and other insect pollinators.

This product can xill bees and other insect pollinators.

Bees and other based pollinators will forage on plants when they flower, shed pollin, or produce recor.

Bees and other level pollinators can be exposed to this pesticide from:

Direct context during foliar applications, or contact with residues on plant surfaces after foliar applications.

- bered outside carring must approximately a consist was resource on plant someways are fiscal applications. Ingestion of residues in nectar and police when the perticule is applied as a seed treatment, soil, tree injection, as well as foliar applications.

- Coling This Product Take Steps Tor
  Minimize apposure of this product to bees and other insect pollinators when they are
  foreign on pollinator attractive placet around the application site.
  Minimize drift of this product on the backwase or to off-site pollinator attractive habitat. Orift
  of this product onto beerdwas or off-site to pollinator attractive habitat, are result in bee kills.

## **Poultry Litter**

Mitigation Measure - Limit number of whole house applications for imidacloprid, clothianidin, and thiamethoxam

\*\*Internal, Deliberative - Do Not Cita, Describete, or Quete\*\*

## **Deliberative Process / Ex. 5**

## Risk Mitigation – Bees (Ornamental and Turf uses)

#### Risk

- · Strongest evidence of risk for ornamentals and forestry (moderate evidence for turf)
- · Incidents of bee kills recorded for IMI, CLOTHI, and DINO
- · Uncertainty considerations:
  - · Very limited data set for a diverse set of plants
  - Unable to refine exceedances based on application timing (residues exceeded colony-level study endpoints all the way through final measurements, therefore EFED couldn't derive a safe pre-bloom interval)

# **Deliberative Process / Ex. 5**

Ex. 5 Deliberative Process (DP)

Ex. 5 Deliberative Process (DP)

# **Deliberative Process / Ex. 5**

BEAD notes

**Deliberative Process / Ex. 5** 

## Risk Mitigation - Birds and Mammals

#### **Seed Treatment**

#### Risks

- For small-medium size birds and mammals, expected risk of concern with as little as 2-10% of diet
- Certain seeds are too big for small/medium sized passerine birds to ingest; some are pelleted
- Timing and duration of exposure to treated seeds at planting may limit the likelihood of exposure

#### **Benefits**

- Simple, effective control of soil pests and early-season above-ground pests
- Chlorpyrifos is likely other seed treatment but controls soil pests only
- · Requiring (increased) pelleting would require machinery changes, could interfere with seed germination

#### Stakeholder Outreach

Reached out to registrants and related stakeholders such as ASTA. EPA noted risk exceedances and available benefits information, and invited registrants to provide additional information or potential mitigation suggestions.

#### **Brainstorming of Mitigation Strategy**

## **Deliberative Process / Ex. 5**

#### **Current Risk Mitigation**

- Consistency with seed stewardship and label statements advising users to clean up spills, dispose of excess seed to avoid contamination of water bodies
  - · Will also be included on seed bag tags

\*\*Internal, Deliberative - Do Not Cite, Describere, or Quota\*\* -  $^{18}$ 

Talking Point: Stewardship efforts will also attempt to address issues from dust-off.

## Risk Mitigation - Aquatic Invertebrates

#### Ricks

- RQs range up to 2,130
- Neonicotinoids are especially mobile and persistent in aquatic environments
- · Large amount of registrant and open literature data to support toxic effects
- Large amount of monitoring data (imid) to support exposure estimates

#### Benefits

- PRD and BEAD conducted a screen of uses with few acres treated and/or high PCT vs risk; did not consider mitigating uses with lower risk/high benefit
- · Targeted remaining uses based on feasibility of rate reductions (BEAD assessment provided rate information)

#### Stakeholder Outreach

 OPP reached out to the registrants over the summer of 2018 to discuss the aquatic exceedances known at the time (prior to Guelph data) and PRD invited the registrants to provide additional information or potential mitigation suggestions. Discussions focused on drift reduction.

#### **Proposed Risk Mitigation**

# **Deliberative Process / Ex. 5**

\*\*Internal, Deliberative - Do Not Cite, Describate, or Quota\*\*

33

#### Other considerations:

Based on representative test species, considering how these effects extend across aquatic communities + extent of risk concerns

Certain uses allow for high application rates Risks dependent on rainfall/irrigation runoff

# Risk Mitigation – Aquatic Invertebrates Proposed Risk Mitigation (continued) Deliberative Process / Ex. 5 Spray Drift Mitigation Ex. 5 Deliberative Process (DP) Runoff Mitigation Ex. 5 Deliberative Process (DP) Good labelling practices and label clarification Ex. 5 Deliberative Process (DP)

\*\*Internal, Deliberative - Do Not Cite, Detabate, or Quete\*\*

Spray drift language is obviously only for outdoor foliar uses.

BEAD notes:

# **Deliberative Process / Ex. 5**

## Human Health Risk Summary

none	Turf – post-application	Turf – post-application	Handler risks for multiple scenarios – seed treatment
nana			
HUHE	none	none	Handler risks for seed treatment and aeroso (commercial bedbug) uses
none	none	none	Handler risks for multiple scenarios – seed treatment
none	none	none	none

## Risk Mitigation - Human Health

#### Residential Risk - Imidacloprid Residential & Aggregate Risks of Concern

Proposed Turf Mitigation: Deliberative Process / Ex. 5

# **Deliberative Process / Ex. 5**

- Previous risks of concern identified for pet collar uses
  - Comments and data received during comments to preliminary assessment changed the Agency's risk conclusions; no longer a risk of concern

\*\*Internal, Deliberative - Do Not Cite, Describete, or Quota\*\*  $\,=\,22\,$ 

## **Deliberative Process / Ex. 5**

Highlight changes to pet collar risk estimates with new data and comments and corrections from Bayer

## Risk Mitigation - Human Health

#### **Seed Treatment (Occupational Risk)**

Additional PPE

# Ex. 5 Deliberative Process (DP)

Liquid Spray Application (Occupational Risk) - Additional PPE

# Ex. 5 Deliberative Process (DP)

\*\*Internal, Deliberative - Do Not Gite, Distribute, or Quete\*\*

# Ex. 5 Deliberative Process (DP)

**BEAD Notes:** 

Ex. 5 Deliberative Process (DP)

## Other Regulatory Considerations

#### **US EPA Stewardship Efforts**

- Describes education and outreach programs for the care of spilled or uncovered treated seed
- Describes certain best management practices (BMPs) and technologies available to reduce dust off from application of treated seed
- Describes importance of efforts directed at improving bee health, including planting habitat, IPM for common bee pests, along BMPs and Manager Pollinator Protection Plans (MP3) to reduce exposure to bees from pesticides

#### **Registrant Stewardship Proposal**

- EPA reached out to the neonic technical registrants to develop a voluntary neonic stewardship program. The registrants proposed a plan to work together to improve and expand existing stewardship efforts
- Includes registrant out-reach to growers to identify applicable BMPs; and,
- Promotes consistency and collaboration, and utilizing their wide network of partners to amplify their existing stewardship efforts.

\*\*internal, DelAscaire - Do Not Gir., Distribute, or Quote\*\* 24

## Potential Section-18 Impact

The following are pending Section-18 requests that could be impacted by the registration review mitigation decisions:

- · Dinotefuran on Stone Fruit and Pome Fruit -
  - · IR-4 has generated residue data to support these uses but has not submitted a tolerance petition.
    - · This is because EPA is not considering new outdoor neonicotinoid uses while new data for assessing pollinator risks are being evaluated under registration review.
  - · EPA is not currently taking any action for registered uses of dinotefuran and the Section-18 uses have been included in the registration review risk assessments for dinotefuran.
- · Dinotefuran on Kiwifruit -
  - There is no tolerance petition pending with the Agency for a Section-3 registration for this use.
- · Thiamethoxam on Rice -
  - Syngenta Crop Protection, LLC has a Section-3 registration pending with the Agency for this use.
- · Clothianidin on Citrus -
  - · Valent U.S.A., LLC expects IR-4 to submit the tolerance petition in the future to support a Section-3 registration after EPA completes the registration review for clothianidin.

\*\*internal, DelAscative - Do Not Girs, Distribute, or Quote\*\* 25

## **Other Regulatory Considerations**

#### Seed Dust-Off

Incidents and some field measurements indicate potential for high risk to bees in certain scenarios (corn seed

# Ex. 5 Deliberative Process (DP)

**Pending Registration Actions** 

# Ex. 5 Deliberative Process (DP)

#### **Petitions**

- Currently 2 petitions related to neonicotinoids pending outcome of these decisions
  - · Clothianidin risk to pollinators
  - · Seed Treatment; exemption for treated seed

\*\*Internal, Deliberative - Do Not Cite, Distribute, or Queen\*\* 26

# **Deliberative Process / Ex. 5**

## Stakeholder Interest and Outreach

#### Stakeholder Interest

- Registrants path forward for new uses as well as a level playing field
- Growers continued availability of reasonably priced and safe tools for combating insect pest pressure
- Non-Governmental Organizations/Public reduction in risk/exposure to bees
- Beekeepers concerns with growers utilizing pesticides that are potentially impactful to bee populations
- Federal Regulatory Partners targeted mitigation to reduce potential risk exceedances in accordance with current statutory requirements that does not unreasonably impact growers
- State Regulatory Partners California will be looking closely into what mitigation EPA proposes which may effect the path forward they take in their own regulatory requirements, while other state department of Ag may be concerned with potential impact to prominent grower groups in their state.

#### Stakeholder Outreach

- PRD recently reached out to registrants and others (e.g., USDA, CDPR) to discuss initial scoping of mitigation
- PRD plans to continue outreach to stakeholders
  - - · Anticipate impacts of proposed mitigation [briefly described above]
    - Improve how implementable and enforceable mitigation may be
  - Stakeholders
    - USDA, OPMP and IR-4
    - Growers
    - Registrants
    - · States (SFIREG, AAPCO, NASDA)
    - Beekeepers
    - The public
    - · Other Stakeholders (American Hort, NALP, NPMA)

\*\*Internal, Deliberative - Do Not Cite, Dembute, or Quote\*\*  $\,=\,27\,$ 

# Ex. 5 Deliberative Process (DP)

## Next Steps and Timeline

#### **Anticipated Timelines for Completion**

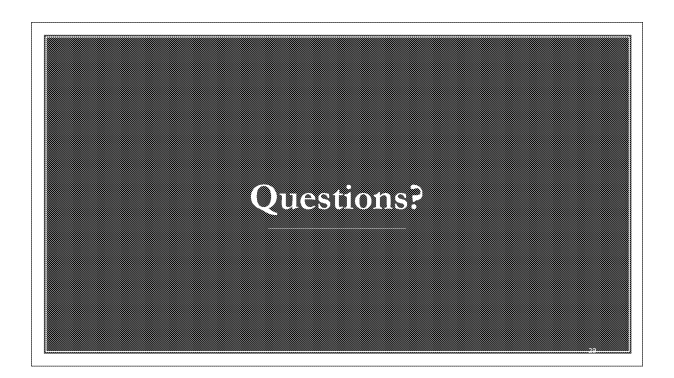
Activity	Date
Brief to OPP	August 2019
Brief to OCSPP	September 2019
Draft Documents ready for DD review & signature	October 2019
Publication in FR and regulations.gov	Before the end of 2019

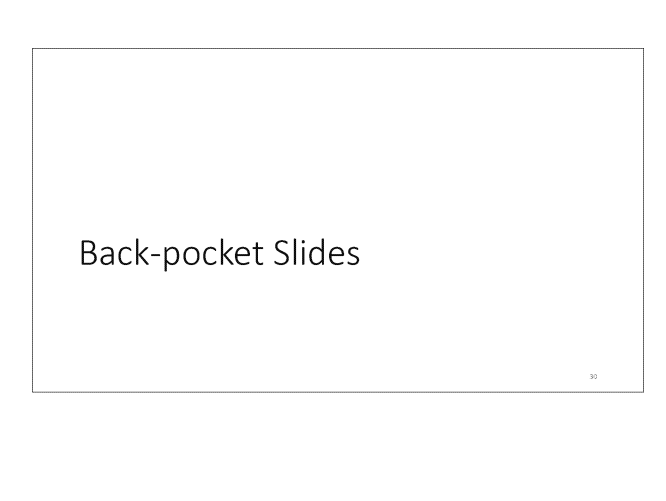
#### Planned Communications Materials for PID release:

- · Higher level comms
- Desk statement
- OPP Update
- Website Update
- Q&A

\*\*Internal, Deliberative - Do Not Cite, Detablite, or Quote\*\*  $-28\,$ 

Coms are what we're envisioning but will have to talk to Rick about what he thinks moving forward. Also mention that we plan on reaching out to registrants again in a brief thirty minute conference call to update them more generally on developments. We will not be going into detail regarding mitigation.





# Pollinator Risk Mitigation Approach Table High Benefit Medium/Low Benefit Deliberative Process / Ex. 5 Lower Risk No mitigation No mitigation No mitigation

# Protection Goals and Assessment Endpoints

Protection Goal	Assessment Endpoints	Measurement Endpoints (Population level and higher)	Measurement Endpoints (Individual Level)
Provision of Pollination     Services	Population size and stability of managed bees	Colony strength and survival	Individual worker survival Queen fecundity Brood size Worker bee longevity
2. Production of Hive Products	Quantity and quality of hive products	Quantity and quality of hive products	Individual worker survival Queen fecundity Brood success
3. Contribution to Pollinator Biodiversity	Species richness and abundance	Colony strength and survival Species richness and abundance	Individual worker survival Brood success

(DeteTime) 32

Protection goals have been developed for the colony level with measurement endpoints at both the colony and individual level. I'll note that we largely focused on honey bees for the neonic assessments based on the needs of PRD; however, the assessments also considered non-honey bee species in qualitative manner.

## Preliminary Bee RAs - Major Public Comments

- Comments that were addressed through modification of the risk assessment
  - o Criticism of "bee bread" method and alternative suggestions
  - Lack of non-agricultural use risk assessment
  - o Assessments were not adequate due to numerous "Uncertain" calls
- Comments on lack of assessment for less-typical exposure routes
  - o Seed dust, soil exposure, drinking water, guttation fluid
- Other substantive comments that did not result in changes to the risk assessment (not exclusive to neonics)
  - Assessments do not consider mixtures, cumulative effects, or synergy
  - Honeybees are not appropriate surrogates
  - Not enough consideration for studies that include sublethal effects or nonapical endpoints (e.g., immunosuppression, foraging ability, biochemical changes)

33

This slide summarizes the major categories of public comments received on the preliminary bee risk assessments. While these comments are generic to the four neonics being assessed, there are chemical-specific comments that have been incorporated into the risk assessments as appropriate. Major commenters were USDA, registrants, various crop groups, non-profits, and state agencies.

There were several comments that were addressed through modifications to the risk assessment. These included: criticism of the "bee bread" method and alternative suggestions for how to estimate exposure for the Tier II analysis. These comments informed development of the new method for estimating exposure. There were comments that the risk assessments did not consider non-ag uses; these uses are considered in the final assessments (risk calls will be discussed later). And finally, there were comments that the assessments were not adequate because of the numerous "uncertain calls". These calls in the preliminary assessments were due to gaps in the dataset, mainly for the tier II assessment. Since the drafts, we have received new colony feeding studies for the chemicals and residue data that have allowed us to update our higher tiered exposure assessment.

There were also comments on the lack of quantitative assessment for some of the less-typical exposure routes, such as, seed dust, soil exposure, drinking water, and guttation fluid. These routes are discussed qualitatively in the assessments both because the potential exposures are substantially less than those from dietary and contact exposure and because there aren't methods to quantify them. Of all of these less-typical routes, the most relevant is seed dust as there are numerous incidents associated with this type of exposure. This is being addressed through stewardship.

And finally, there are other substantive comments that did not result in changes to the risk assessments. These are not exclusive to neonics and, ultimately, are not persuasive. Most of them relate to policy decisions and are being addressed with other work (e.g., synergy).

## Non-bee RAs – Major Public Comments

- Consumption of treated seeds by birds/mammals
  - Not sufficiently protective
    - Study from Univ of MN > 25% of LD<sub>50</sub> ingested, neurological signs
    - Study from Univ of Saskatchewan showing weight loss/disorientation
  - Too conservative
    - · Single food source, max load, every day
- Consideration of synergistic/cumulative effects of neonicotinoids
- Increased consideration of monitoring data, only consider habitats suitable for aquatic organisms, don't use foreign data
- Underestimation of runoff from treated seeds
- No accounting for residential uses and impacts to POTWs

3

EPA received several comments on the aquatic and terrestrial (non-bee) taxa, including those related to consumption of treated seeds, consideration of synergistic and cumulative effects, monitoring data, underestimation of runoff from treated seeds, and impacts from residential uses on POTWs,

[Not sure if treated seeds data were considered

Monitoring data – monitoring data not sampled frequently enough to use alone. Habitats may discharge into receiving waterbodies that do harbor aquatic organisms. Foreign data provide line of evidence that neonics can contaminate waterbodies.

Underestimation of seed runoff - new seed treatment memo, EECs revised

Residential uses on POTWs – use of down-the-drain model require production volumes, can't parse out what is used for ag purposes and what is used for residential uses. Consider ag EECs as surrogates for residential uses when looking at mitigation options.]

## Tiered Approach for Bee Assessments

## • Tier 1 analysis

- o BeeREX for on-field default and refined exposures
- AgDrift for off-field exposures

### • Tier 2 analysis

- Nectar equivalents method to combine residues in pollen and nectar (replaces "bee bread" method)
- o Residue bridging strategy to estimate exposure from untested crops
- o Strength of evidence based on evaluation of multiple lines of evidence

33

# New Tier 2 Exposure Methodology –Pollen + Nectar

- Honey bee colonies consume both nectar and pollen (nectar > pollen), yet our CFS endpoints are based on nectar only
- A method was needed to incorporate additional exposure from pollen at Tier 2
- Multiple lines of evidence indicate that route of exposure does not influence toxicity and that colony-level dose of nectar is 20x that of pollen
- Final method (replaces old method):

$$C_{total} = C_{nectar} + \frac{C_{pollen}}{20}$$

36

We'll start with the nectar equivalents method. The Tier II pollen and nectar method is a way of combining measured concentrations for both matrices into a concentration in total diet that essentially converts residues in pollen to nectar equivalents by the application of a 20x factor. This factor was determined by evaluating three separate lines of evidence that all sort of converged. These are presented on the slide here and include: an evaluation of consumption rates and a comparison of tox endpoints on a concentration and dose basis.

The final equation used to estimate a total dietary concentration at the bottom was used in the risk assessments.

## New Tier 2 Exposure Methodology – Residue Bridging Strategy

- Extremely broad neonicotinoid use pattern necessitated extrapolation of beerelevant residue data to address gaps and limitations in data
- Relied on a data-driven bridging strategy from over 80 bee-relevant residue studies to extrapolate residues, when necessary, across:
  - O Chemicals, application rates, crops, matrices, time, sites
- Improved consistency in how residue data are applied to bee risk assessment
- Incorporated residue data for non-agricultural uses
- Detailed residue bridging strategy documents provided as Attachments to the Final Bee RAs
  - 1 soil and foliar applications; 2 seed treatment applications; 3 non-ag applications

37

Moving on to the residues, the goals of the bridging strategy were to 1) develop methods to reduce uncertainties in the existing database due to lack of data or various data limitations; 2) improve how residues are applied to bee risk assessments by attempting to harmonize the methodology, where sufficient data were available, with those employed for other taxa or by other regulatory bodies; 3) and finally, to develop an approach for non-ag uses.

Distinct approaches were developed for seed treatments vs foliar/soil applications.

### Residue Bridging Strategy Conclusions

- Residues from foliar applications > soil applications > seed treatments
- Faster decline after foliar application vs. soil application
- Pre-bloom applications result in residues that are generally much higher than post-bloom applications
- Data supported extrapolation of residues among neonics, but not among application methods
- Within an application method and crop group, residues extrapolated among crops
- In absence of data for a given crop group, considered all data within an application category (e.g., tree crops, herbaceous crops)

33

Based on these analyses we saw some general trends in the data. At the 30,000 foot level, residues from foliar applications are greater than residues from soil applications, which are greater than residues from seed treatments. [Ranges presented here represent the max values normalized to 0.1 lb/a for foliar and soil applications and 1 mg/seed for seed treatments.] SPOILER ALERT: colony feeding study endpoints are in the 10s for IMI, CLOTHI, and THIA and 100-ish for DINO. I'll note that the range of residues presented for foliar applications is based on samples taken close to application (~2 weeks). After that the second bullet comes into play because residues from foliar applications tend to decline much more rapidly than residues from soil applications, with a steeper slope. Generally there is also a distinction between pre-bloom and post-bloom applications, with the former being greater.

Based on these general trends we decided to separated foliar and soil applications as well as pre-bloom and post-bloom applications. You'll see how this factors into the risk calls in a few slides.

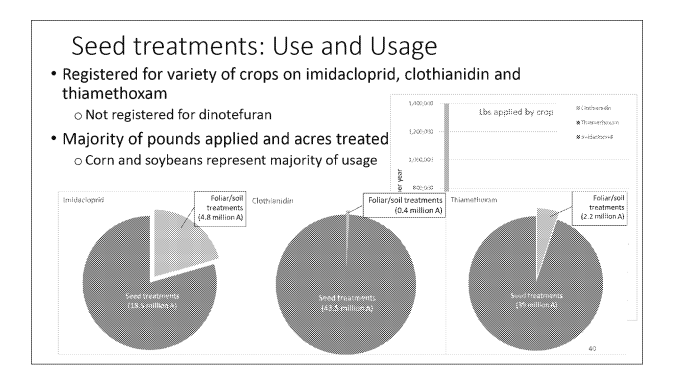
#### Strength of Evidence

- · Strong Evidence of Risk
  - o Residues exceed colony-level endpoint(s) by a high magnitude, frequency, and/or duration
  - o Chemical-specific or robust bridged residue data set available
  - Residues exceed across multiple locations
  - o May be supported by modeled (e.g., Monte Carlo) exposures or ecological incidents
- Moderate Evidence of Risk
  - o Residues exceed colony-level endpoint(s) but magnitude, frequency, and/or duration are limited
  - o Residues exceed across few locations
  - o Maybe supported by limited ecological incident information
- Weak Evidence of Risk
  - Residues exceed colony-level endpoint(s) but there are uncertainties in the surrogacy in the bridged residue data set
  - o Majority of residues below toxicity endpoint
  - o Residues exceed at one location
  - o Not supported by ecological incidents

33

As part of the strength of evidence, we considered how the major assumptions of our assessment approach influence the risk call (e.g., 100% of the colony's diet comes from the treated field, a single exposure is enough to trigger the effect observed in the CFS). For a crop group with strong evidence of risk, maybe only 1% of the colony's diet would need to come from a treated field, measured and modeled residues across multiple geographic locations are above the colony level endpoint for several weeks, and these conclusions are supported by a robust set of chemical-specific or bridged residue data and potentially incidents as well. This suggest that no matter where the chemical is applied in the country, if a hive is in proximity to a treated field there is potential for a chance exposure to cause effects at the colony level. For a crop group with moderate evidence of risk, maybe a larger portion of the colony's diet would need to come from a treated field or residues across a few geographic locations are above the colony level endpoints for less than a week, and while there may be incident information, there is some recognized variability in the potential for exposure. For a crop group with weak evidence of risk, maybe there are uncertainties related to the surrogacy of the bridged residue data, or maybe a majority of the available residues are below the level of concern, suggesting uncertainties in the potential for exposure.

Since this weighing of the evidence is by nature a subjective process, the teams coordinated to ensure consistency in our calls.



Starting with use and usage. Seed treatments are registered for a variety of crops on IMI, CLOTHI, and THIA. They are not registered for DINO. The three pie graphs show the average acres treated (calculated by multiplying acres grown by average PCT from SLUA)of seed treatments versus all other uses registered for IMI, CLOTHI, and THIA. These highlight just how much of the use is seed treatment, which, spoiler alert, is mostly considered low risk. However, it is important to note that numerous bee kill incidents have been associated with dust-off for each chemical: IMI has 5 reported incidents (canola, corn, soybean) from 2006 to 2016; THIA has 2 reported incidents that we can associate with seed treatment in the US (IN and MN- the magnitude of these incidents is on the order of thousands of hives) in 2012 with additional international incidents. It is possible that some of the other reports were associated with seed treatment, but we cannot confirm due to lack of details in the reports. CLOTHI has 18 incidents (corn or general ag areas) from 2010 to 2016 with numerous additional international incidents.

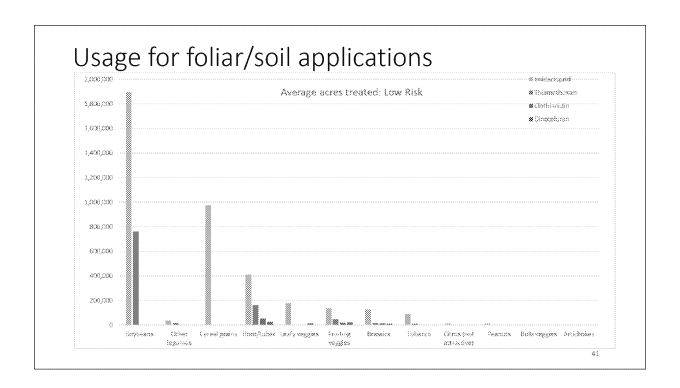
These incidents highlight the potential for effects and the large spatial scale of these uses.

To get a sense for the specific crops with the greatest usage we have the figure on the right, which shows the lbs applied for each chemical by crop. Corn and soybean pop out as representing the majority of the usage.

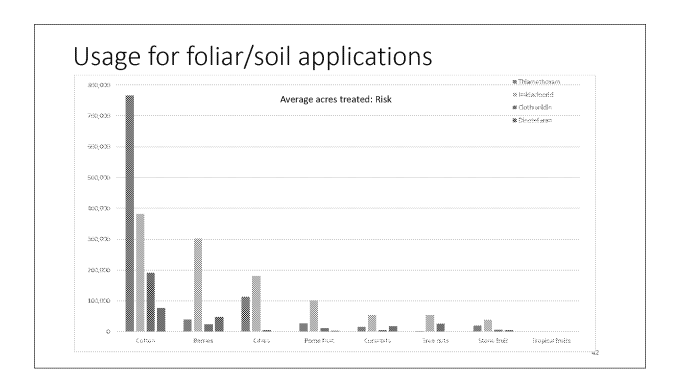
LOW RISK crops - For foliar/soil aps, the most usage is on soybeans, cereal grains.

RISK crops - There are some nuances to consider, but for foliar/soil aps, the crops with the highest acres treated are cotton, berries, and citrus. The acreage for the risk crops is substantially less than the acreage for the low risk crops.

[For some of the orchard crop data, it is unknown whether usage was pre- or post- bloom. So, some of these acres treated may be green. E.g., clothi use on pome stone and tree nuts.]



Moving on to the foliar and soil applications, this figure shows the average acres treated (calculated the same was as for seed treatments) for all of the low risk crops/crop groups. For foliar/soil aps, the most usage is on soybeans, cereal grains. Take note of the y-axis before we transition to the next slide.



This shows the average acres treated for the risk crops. These data are for uses that have at least one red risk call so there are some nuances that don't translate, but in general, the crops with the highest acres treated are cotton, berries, and citrus. If you recall the scale from the previous slide you can see that the acreage for the risk crops is substantially less than the acreage for the low risk crops.

[For some of the orchard crop data, it is unknown whether usage was pre- or post- bloom. So, some of these acres treated may be green. E.g., clothi use on pome stone and tree nuts.]

Low Ris	k Cá		and Soil	l Applic	ations				Seed Treatments			
Crop Group or Crop	IN.	101		CLOTH		THA .		DING	Grop Group or Grop (IVI) GLOTHI THI			
Bulb Vegetables Leafy Vegetables Brassica Vegetables Legumes Cereal Grains Cucurbits Citrus Fruits	Foliar	Soil		Soil	Foliar	Seil	Foliar	Sail				
Pome Fruits Stone Fruits												
Tree Nuts Tropical Fruits Berries/Small Fruits Root/Tubers*									* Denotes call is for non-attractive crops  ** Mandarin Orange Crop tented			
Fruiting Veg*									43			

This table summarizes the low risk calls for foliar and soil applications, represented by green cells. The gray cells indicate either the chemical is not registered for a particular use or there was a risk call (we'll get to those soon). For orchards and berries and small fruits, risk calls are distinguished for pre-bloom vs. post-bloom applications, which was a recommendation from the residue bridging strategy.

Crops/crop groups were considered low risk because they were harvested prior to bloom (e.g., bulb, leafy and brassica vegetables; artichoke and tobacco), not considered attractive to honey bees (i.e., certain crops within the root and tuber and fruiting vegetables crop groups), or had measured residues below the colony-level effects endpoints. The figure on the right is an example for foliar post-bloom applications to berry and small fruit crops where the residues are substantially lower than the imidacloprid colony level NOAEC and LOAEC.

A few things to note: the calls for root and tubers and fruiting vegetables are for non-attractive crops within the groups, and the call for IMI citrus is only for mandarin oranges, which are tented... all other citrus are high for both foliar and soil applications.

ADVANCE SLIDE: The table on the right summarizes the low risk calls for seed treatments, which accounts for the large majority of usage for imi, clothi, and thia. So things like soybean, corn, which are major uses for these chemicals, were identified as low risk (not accounting for dust-off)

Some of these crops were "uncertain" in the preliminary assessments, but the additional data generated for these 3 chemicals allowed us to make "low risk" calls.

[other green calls for thia include: artichoke, tobacco, peanuts, sod, christmas trees and other outdoor residential (eg crack and crevice)]

Summary	of Risk	Conc	lusior	ns for	Soil A	pplica	ation	S
crop Group or crop	ltoida		C loth	antidi		li se a m		fores
Cotton								
Cucurbit Vegetables				er e				
Citrus Fruits	Pre-	Post-		Post-	Pre-	Post-		
Pome Fruits		Post						
Stone Fruits		Post					Pre	
Tree Nuts		Post						
Tropical Fruits		Post-						
Berries/Small Fruits	Pre				Pre		Pre	
Root/Tubers Vegetables*					e e e e			
Fruiting Vegetables*								
Herbs/Spices							***************************************	
	* denotes	call is for ho	neybee attr	active crops	s within the c	rop group		

Here is the table summarizing risk conclusions for soil applications. Where the foliar applications are mostly strong evidence of risk, the soil applications are more moderate and weak evidence. This is because, as you may recall from our previous discussion of the general trends in residue data, residues from soil applications tend to be lower than foliar applications but they may persist for much longer.

### Summary of Risk Conclusions for <u>Seed Treatments</u>

Crop Group or Crop	Imidacloprid Clothianidin Thiamethoxam
Bulb Vegetables	
Leafy Vegetables	
Brassica Vegetables	
Legumes	(Mitters)
Cereal Grains	
Oilseed	
Cucurbit Vegetables	
Root/Tubers Vegetables*	Charactic carly)

 $\ensuremath{^{*}}$  denotes call is for honeybee attractive crops within the crop group

Here is the table summarizing the risk conclusions for seed treatment uses. As you can see, most of the seed treatments are low risk, as we discussed previously, with the couple of exceptions noted here.

# New Data Set – Guelph (Raby *et al.*) Aquatic Invert Toxicity Data

- Large acute and chronic datasets across all 4 neonics (and acetamiprid)
- Acute data published Jan 2018; chronic data published July 2018
- Allowed for apples-to-apples comparison of toxicity data across the 4 neonics, accounting for lab and study conduct variability
- 22 species tested for acute, including a range of species' sensitivities and 2 most sensitive acute species tested for chronic
- Tested species did not include the most sensitive species identified for imidacloprid

64

We also received as part of the comment period data from Guelph, which has since been published. The Raby et al. study represents a large acute and chronic toxicity dataset across the four neonics (as well as acetamiprid) that allowed for an apples-to-apples comparison, accounting for lab and study conduct variability. There were 22 species included in the acute tests that included a range of species. The 2 most sensitive species from the acute test were then used in the chronic tests (the midge and a mayfly species). However, I'll note that the tested species did not include the most sensitive species identified for IMI.

# Guelph Aquatic Invert Comparative Risk Conclusions

- Acute Toxicity
  - o Imidacloprid similar to Clothianidin and Dinotefuran > Thiamethoxam
- Chronic Toxicity
  - o Imidacloprid and Clothianidin > Dinotefuran > Thiamethoxam
- Acute and Chronic Risks
  - Comparison of risk incorporates varying chemical-specific application rates and aquatic modeling parameters
  - o Imidacloprid, Clothianidin, and Dinotefuran have similar risk profiles (RQs within 10x)
  - Thiamethoxam presents lower risks

6

In response to receiving this data and to support potential mitigation options being considered by PRD, the team conducted two analyses: the first compared the acute and chronic toxicity of CLOTHI, THIA, and DINO to IMI and, since toxicity is only one part of the risk picture, the second analysis accounted for potential exposure to compare the acute and chronic risk of CLOTHI, THIA, and DINO to IM. The results of the toxicity comprison found that on an acute basis IMI is similar to CLOTHI and DINO and all three are more sensitive than THIA; on a chronic basis IMI is similar to CLOTHI and are more sensitive to DINO which is more sensitive than THIA. When this is translated into risk, IMI CLOTHI and DINO have similar risk profiles on an acute and chronic basis, while THIA presents a lower risk.

### Aquatic Monitoring Data

- Sourced primarily from Water Quality Portal (multiple databases within)

  - Generally non-targeted in nature
     Some targeted open literature data available for imidacloprid
- For imi, clothi, and thia:
  - Monitoring values similar to modeled data
     Acute and chronic risk indicated

	# Sample	% Detection Frequency	Highest concentration (pg 8.7%)	Chronic Endpoint from Risk Assessment		A of Monitoring Values Exceeding Most Sensitive
Imidacloprid	8,418	27%	12.7	0.01*	0.156**	41 (24) 14%
Clothianidin	1,801	12%	1.34	<0.5	0.31**	3%
Thiamethoxam	3,005	9%	4.37	0.74**	6.3**	0.13%
Dinotefuran	1,316	30%	11.7	10,000++	3.1**	0.23%
* Mayfly (Caenis hord ** Midge (Chironomi		+ Mayfly (Neocloeon tr ++ Daphnid (Daphnis n				48

In addition to the comparisons to modeled data, it is important to note that there is a substantial monitoring data set available for the neonics. It is mportant to note that there is overlap of observed monitoring values with modeled data as well as aquatic endpoints (especially when considering the Raby et al data). This supports the potential for exposure and effects in the environment.

Caveat % of monitoring values exceeding most sensitive endpoint: we are comparing a daily sampled value and may not be representative of a chronic exposure.

### EFED Neonicotinoid Chemical Teams

enemied Clothianidin	ERB 6	h Eso Michael Wagman	Fate Chuck Peck
Thiamethoxam (combined document)	ERB 1	Kris Garber Ryan Mroz	Chris Koper
lmidacloprid	ERB 5	Keith Sappington Meghann Niesen Hannah Yingling	Mohammed Ruhman
Dinotefuran	ERB 3	Elizabeth Donovan	Rochelle Bohaty
Coordination and supporting roles		Colleen Rossmeisl Frank Farruggia Monica Wait	

43